PLEASE CAREFULLY REVIEW THIS OBJECTION AND THE ATTACHMENTS HERETO TO DETERMINE WHETHER THIS OBJECTION AFFECTS YOUR CLAIM(S)

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Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al.

:

Debtors. : (Jointly Administered)

:

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NOTICE OF DEBTORS' 208TH OMNIBUS OBJECTION TO CLAIMS (Contingent Co-Liability Claims)

PLEASE TAKE NOTICE that on January 28, 2011, Motors Liquidation

Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession

(the "Debtors"), filed their 208th omnibus objection to expunge certain claims (the "208th

Omnibus Objection to Claims"), and that a hearing (the "Hearing") to consider the 208th

Omnibus Objection to Claims will be held before the Honorable Robert E. Gerber, United States

Bankruptcy Judge, in Room 621 of the United States Bankruptcy Court for the Southern District

of New York, One Bowling Green, New York, New York 10004, on **March 1, 2011 at 9:45** a.m. (Eastern Time), or as soon thereafter as counsel may be heard.

PARTIES RECEIVING THIS NOTICE SHOULD REVIEW THE 208TH OMNIBUS OBJECTION TO CLAIMS TO SEE IF THEIR NAME(S) AND/OR CLAIM(S) ARE LOCATED IN THE OMNIBUS OBJECTION AND/OR IN EXHIBIT "A" ANNEXED THERETO.

PLEASE TAKE FURTHER NOTICE that any responses to the 208th Omnibus Objection to Claims must be in writing, shall conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, and shall be filed with the Bankruptcy Court (a) electronically in accordance with General Order M-399 (which can be found at www.nysb.uscourts.gov) by registered users of the Bankruptcy Court's filing system, and (b) by all other parties in interest, on a CD-ROM or 3.5 inch disk, in text-searchable portable document format (PDF) (with a hard copy delivered directly to Chambers), in accordance with the customary practices of the Bankruptcy Court and General Order M-399, to the extent applicable, and served in accordance with General Order M-399 and on (i) Weil, Gotshal & Manges LLP, attorneys for the Debtors, 767 Fifth Avenue, New York, New York 10153 (Attn: Harvey R. Miller, Esq., Stephen Karotkin, Esq., and Joseph H. Smolinsky, Esq.); (ii) the Debtors, c/o Motors Liquidation Company, 401 South Old Woodward Avenue, Suite 370, Birmingham, Michigan 48009 (Attn: Thomas Morrow); (iii) General Motors LLC, 400 Renaissance Center, Detroit, Michigan 48265 (Attn: Lawrence S. Buonomo, Esq.); (iv) Cadwalader, Wickersham & Taft LLP, attorneys for the United States Department of the Treasury, One World Financial Center, New York, New York 10281 (Attn: John J. Rapisardi, Esq.); (v) the United States Department of the Treasury, 1500 Pennsylvania Avenue NW, Room 2312, Washington, D.C. 20220 (Attn: Joseph Samarias, Esq.); (vi) Vedder Price, P.C., attorneys for Export Development Canada, 1633 Broadway, 47th Floor, New York, New York 10019 (Attn: Michael J. Edelman,

Esq. and Michael L. Schein, Esq.); (vii) Kramer Levin Naftalis & Frankel LLP, attorneys for the statutory committee of unsecured creditors, 1177 Avenue of the Americas, New York, New York 10036 (Attn: Thomas Moers Mayer, Esq., Robert Schmidt, Esq., Lauren Macksoud, Esq., and Jennifer Sharret, Esq.); (viii) the Office of the United States Trustee for the Southern District of New York, 33 Whitehall Street, 21st Floor, New York, New York 10004 (Attn: Tracy Hope Davis, Esq.); (ix) the U.S. Attorney's Office, S.D.N.Y., 86 Chambers Street, Third Floor, New York, New York 10007 (Attn: David S. Jones, Esq. and Natalie Kuehler, Esq.); (x) Caplin & Drysdale, Chartered, attorneys for the official committee of unsecured creditors holding asbestos-related claims, 375 Park Avenue, 35th Floor, New York, New York 10152-3500 (Attn: Elihu Inselbuch, Esq. and Rita C. Tobin, Esq.) and One Thomas Circle, N.W., Suite 1100, Washington, DC 20005 (Attn: Trevor W. Swett III, Esq. and Kevin C. Maclay, Esq.); and (xi) Stutzman, Bromberg, Esserman & Plifka, A Professional Corporation, attorneys for Dean M. Trafelet in his capacity as the legal representative for future asbestos personal injury claimants, 2323 Bryan Street, Suite 2200, Dallas, Texas 75201 (Attn: Sander L. Esserman, Esq. and Robert T. Brousseau, Esq.), so as to be received no later than **February 22, 2011 at 4:00 p.m.** (Eastern Time) (the "Response Deadline").

PLEASE TAKE FURTHER NOTICE that if no responses are timely filed and served with respect to the 208th Omnibus Objection to Claims or any claim set forth thereon, the Debtors may, on or after the Response Deadline, submit to the Bankruptcy Court an order substantially in the form of the proposed order annexed to the 208th Omnibus Objection to Claims, which order may be entered with no further notice or opportunity to be heard offered to any party.

Dated: New York, New York January 28, 2011

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

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Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al.

:

Debtors. : (Jointly Administered)

:

DEBTORS' 208TH OMNIBUS OBJECTION TO CLAIMS

(Contingent Co-Liability Claims)

THIS OBJECTION SEEKS TO DISALLOW AND EXPUNGE CERTAIN FILED PROOFS OF CLAIM.

CLAIMANTS RECEIVING THIS OBJECTION SHOULD LOCATE THEIR NAMES AND CLAIMS ON THE

EXHIBIT "A" ANNEXED TO THIS OBJECTION.

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TO THE HONORABLE ROBERT E. GERBER, UNITED STATES BANKRUPTCY JUDGE:

Motors Liquidation Company (f/k/a General Motors Corporation) ("MLC") and its affiliated debtors, as debtors in possession (collectively, the "Debtors"), respectfully represent:

INTRODUCTION

Motors Liquidation Company (f/k/a General Motors Corporation) and its 1. affiliated debtors, as debtors in possession (collectively, the "**Debtors**"), file this Omnibus Objection to Claims filed by numerous private parties asserting contingent unsecured claims for contribution or reimbursement for future environmental remediation costs and expenses listed on Exhibit "A" annexed hereto (collectively, the "Contribution Claims"), which costs and expenses are also asserted in the proofs of claim filed by the United States of America at the request of the Environmental Protection Agency (the "EPA"), the United States Department of the Interior, the United States Department of Commerce, and/or state or local environmental regulatory governmental entities (the "Environmental Agencies") in these chapter 11 cases. The Contribution Claims were filed by private parties who are co-liable with the Debtors for environmental liabilities at properties that are not owned or managed by the Debtors, where an Environmental Agency has also filed a claim for environmental liabilities. Moreover, the Contribution Claims seek reimbursement, contribution, or contractual indemnification for costs that were contingent or unliquidated at the time of the claim and should be disallowed pursuant to section 502(e)(1)(B) of chapter 11 of title 11 of the United States Code (the "Bankruptcy

Code"). Certain of these claims may also be duplicative or otherwise may be disallowed on grounds not stated in this Omnibus Objection to Claims.¹

This Court recently issued a pair of bench decisions in the Lyondell Chemical and Chemtura Corporation chapter 11 cases applying section 502(e)(1)(B) of the Bankruptcy Code to disallow environmental contribution claims asserted against Lyondell and Chemtura by co-liable parties. *In re Chemtura Corp.*, No. 09-11233, 2011 WL 109081 (Bankr. S.D.N.Y. Jan. 13, 2011); *In re Lyondell Chem. Co.*, 09-10023, 2011 WL 11412 (Bankr. S.D.N.Y. Jan. 4, 2011) (together, referred to as the "Bench Decisions"). After analyzing the Contribution Claims that are detailed on Exhibit A, the Debtors assert that the Bench Decisions are directly on point and controlling in most respects because the Contribution Claims at issue in this Objection generally are the same type of private party claims disallowed by this Court in the Bench Decisions. Accordingly, a similar conclusion with respect to disallowing the Contribution Claims that are the subject of this Omnibus objection is mandated here. In support of this Omnibus Objection to Claims, the Debtors state as follows:

JURISDICTION

2. This Court has jurisdiction to consider this matter pursuant to 28 U.S.C. §§ 157 and 1334. This is a core proceeding pursuant to 28 U.S.C. § 157(b). Venue is proper before this Court pursuant to 28 U.S.C. §§ 1408 and 1409.

BACKGROUND

3. For more than 100 years, the Debtors engaged in the design, manufacturing, sale, and distribution of automobiles. Waste generated from these activities

¹ By filing this Omnibus Objections to the Contingent Claims, the Debtors do not waive, and hereby expressly preserve, their rights to supplement or amend the objections set forth herein, or to file further objections, to assert other grounds for objecting to the Contingent Claims that are the subject of the objections set forth herein, including but not limited to the ground that the Contingent Claim was filed against a Debtor entity that is not liable to the claimant. Further, the Debtors do not waive the right to file objections to other claims on any grounds.

frequently were sent to third-party owned and operated disposal facilities, which disposed of wastes not only from the Debtors, but often also from hundreds of other waste generators, transporters, and arrangers. Numerous claims have been filed against the Debtors by governmental and private creditors alleging that the Debtors are liable for costs associated with the investigation and/or remediation of contamination at certain of third-party disposal facilities pursuant to the federal Comprehensive Environmental Response, Compensation, and Liability Act ("CERCLA"), codified at 42 U.S.C. §§ 9601 *et seq.*, or similar state laws.

- 4. CERCLA imposes liability for environmental cleanup costs, natural resource damages, and certain other recoveries on four types of potentially responsible parties ("PRPs"): (a) the current "owner or operator" of a property contaminated with hazardous substances; (b) any person who previously owned or operated a property contaminated with hazardous substances; (c) any person who arranged for disposal of any hazardous substances at a contaminated site; and (d) any person who transported any hazardous substances to a contaminated site. *See* CERCLA § 107(a); 42 U.S.C. § 9607(a). PRPs can be liable to federal or state governmental entities, as well as to private parties for cost recovery and contribution. 42 U.S.C. §§ 9607(a), 9613(f).
- 5. Under CERCLA, the federal government is granted authority to seek both monetary remedies (e.g., cleanup cost reimbursement and natural resource damages) under CERCLA section 107, and injunctive relief remedies under CERCLA section 106. CERCLA §§ 106, 107; 42 U.S.C. §§ 9606, 9607. To exercise its authority, CERCLA provides the EPA with three options: (a) the EPA can issue an administrative order directing a PRP or group of PRPs to take appropriate actions; (b) the EPA can request that the Department of Justice institute a civil action against PRPs; and (c) the EPA can undertake cleanup actions itself and sue PRPs for

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reimbursement of the cleanup costs. CERCLA §§ 104, 106, 107; 42 U.S.C. §§ 9604, 9606, 9607.

- 6. CERCLA and its implementing regulations provide PRPs with means to settle their liabilities through judicial consent decrees, administrative settlements, and similar mechanisms. For example, CERCLA section 113(f) provides that PRPs that have settled their liability to the government may sue other PRPs for contribution and that the settling parties are protected from contribution suits filed by other PRPs. CERCLA § 113(f), 42 U.S.C. 9613(f). PRPs that fund response actions can seek CERCLA section 113(f) contribution from other PRPs "during or following any civil action" that had been filed under CERCLA Sections 106 or 107, as well as PRPs that settle their liability to the EPA or a state in an administrative or judicially approved settlement. 42 U.S.C. §§ 9613(f)(1), 9613(f)(3)(B).
- 7. When the EPA identifies multiple PRPs, the practical effect is often that most, but not necessarily all, of the PRPs form "PRP Groups" to negotiate with the EPA for the form and cost of a remedial action and to enter an administrative settlement. PRP Groups may assess their members over time for costs incurred and paid out either to private contractors that are performing the remediation or to the EPA. The Debtors are members of a number of PRP Groups; however, as a result of these chapter 11 cases, the Debtors have ceased paying into and otherwise participating in PRP Groups for sites that they do not own. As a consequence, PRPs and PRP Groups have filed CERCLA cost reimbursement and contribution claims against the Debtors for the same cleanup liability for which Environmental Agencies have filed claims.

ARGUMENT

8. The Contribution Claims should be disallowed under section 502(e)(1)(B) of the Bankruptcy Code, which provides, in relevant part:

[T]he court shall disallow any claim for reimbursement or contribution of an entity that is liable with the debtor on or has secured the claim of a creditor to the extent that...such claim for reimbursement or contribution is contingent as of the time of allowance or disallowance of such claim for reimbursement or contribution

11 U.S.C. § 502(e)(1)(B). Congress enacted this provision for two principal reasons. First, Congress sought to prevent competition between a primary and a secondary creditor for the "limited proceeds in the estate." In re Wedtech Corp., 85 B.R. 285, 289 n.4 (Bankr. S.D.N.Y. 1988) (quoting H.R. Rep. No. 95-595, 95th Cong., 1st Sess. 354 (1977)). Second, Congress sought to "prevent contingent, unresolved indemnification or contribution claims from delaying the consummation of a plan of reorganization or a final distribution in a liquidating case." In re GCO Servs., LLC, 324 B.R. 459, 466-67 (Bankr. S.D.N.Y. 2005); accord In re Drexel Burnham Lambert Group Inc., 148 B.R. 982, 987 (Bankr. S.D.N.Y. 1992) (quoting Syntex Corp. v. Charter Co. et al. (In re Charter Co.), 862 F.2d 1500, 1502 (11th Cir. 1989)) ("An important consideration is the need for finality in a bankruptcy proceeding. The bankruptcy estate must not be burdened 'by estimated claims contingent in nature."). In short, section 502(e)(1)(B) was enacted to protect debtors from having to make duplicative distributions of estate assets on the basis of contingent claims. See In re WorldCom Inc. Sec. Litig., 293 B.R. 308, 323 (S.D.N.Y. 2003) (citing Aetna Cas. & Sur. Co. v. Ga. Tubing Corp., 93 F.3d 56, 57 (2d Cir. 1996)); see also Drexel, 148 B.R. at 987 ("The equities inherent in § 502(e)(1)(B) . . . are meant to benefit the debtor's direct creditors, not secondarily liable creditors with contingent claims.").

- 9. Moreover, this Court has held in its Bench Decisions in the Chemtura and Lyondell matters that disallowing contingent private party claims that overlap with Governmental Agency claims under section 502(e)(1)(B) of the Bankruptcy Code furthers the objectives of CERCLA namely, environmental protection by encouraging private parties first to perform prompt remedial activities at contaminated sites and then seek reimbursement for their expenses. By doing so, private parties fix their claims and avoid disallowance under section 502 of the Bankruptcy Code for future response costs in bankruptcy proceedings. *See*, *e.g., In re Hemingway Transp., Inc.*, 993 F.2d 915, 924-25 (1st Cir. 1993). Thus, section 502(e)(1)(B) of the Bankruptcy Code benefits both the general public by encouraging prompt cleanups and creditors by allowing debtors to expeditiously reorganize or liquidate.
- 10. Section 502(e)(1)(B) of the Bankruptcy Code requires a debtor to establish three elements before a court must disallow a claim. The debtor must show that: (i) the claim is for reimbursement or contribution; (ii) the claimant shares liability with the debtor on the claim; and (iii) the claim is contingent. *In re Provincetown-Boston Airlines, Inc.*, 72 B.R. 307, 309 (Bankr. M.D. Fla. 1987); *accord In re Eagle Picher Indus.*, 164 B.R. 265, 268 (S.D. Ohio 1994); *In re GCO Servs., LLC*, 324 B.R. at 465; *In re Drexel Burnham Lambert Group*, 148 B.R. at 985. A claim that satisfies all three of these elements must be disallowed.
- 11. Like the claims disallowed by the Bench Decisions, the Contribution

 Claims seek payment for future cleanup costs and generally fall into the following categories:
 - (1) PRP Claims related to environmental liabilities under CERCLA orders;
 - (2) claims from PRP groups that are co-liable to Environmental Agencies;
 - (3) claims from individual PRP claimants co-liable to PRP groups; and

(4) claims based on contractual indemnification rights against the Debtors for environmental liabilities.

Each of the Contribution Claims must be disallowed because each meets the three criteria for disallowance set forth under section 502(e)(1)(B) of the Bankruptcy Code.

A. The Contribution Claims Are Claims for Reimbursement or Contribution

12. The concepts of reimbursement and contribution embodied in section 502(e)(1)(B) of the Bankruptcy Code have been interpreted by courts to encompass nearly any contingent and duplicative claim against a debtor for money. *See, e.g., In re Wedtech Corp.*, 87 B.R. 279, 287 (S.D.N.Y. 1988) (Reimbursement "encompasses whatever claims a co-debtor has which entitle him to be made whole for monies he has expended on account of a debt for which he and the debtor are both liable."); *In re Wedtech Corp.*, 85 B.R. at 289 ("Assuredly, contribution refers to the ability of one joint tortfeasor against whom a judgment is rendered to recover a proportional share of the judgment from another tortfeasor also liable to the plaintiff"). There can be little doubt, then, that CERLCA's reimbursement and contribution provisions meet this standard.

(1) Claims Under Sections 107 or 113 of CERCLA Are for Reimbursement or Contribution

13. CERCLA claims for statutory cost reimbursement or contribution brought by other PRPs that are or were themselves subject to CERCLA civil actions for remediation cost recovery, or that have entered into judicial or administrative settlements that provide either for cost recovery or the performance of response actions, satisfy the reimbursement and contribution prong of section 502(e)(1)(B) of the Bankruptcy Code. This is true irrespective of whether those claims are brought as "cost recovery" claims under CERCLA section 107(a) or "contribution" claims under CERCLA section 113(f). 42 U.S.C. §§ 9607(a), 9613(f). *In re Chemtura Corp.*,

2011 WL 109081, at *19; *In re Lyondell Chem. Co.*, 2011 WL 11412, at *15; *In re Eagle-Picher Indus.*, *Inc.*, 164 B.R. 265 (S.D. Ohio 1994) (holding that CERCLA section 113 contribution claims satisfied the reimbursement or contribution element of section 502(e)(1)(B)); *In re Eagle-Picher Indus.*, *Inc.*, 197 B.R. 260, 274-75 (Bankr. S.D. Ohio 1996) (holding that contingent private party claims under section 107 of CERCLA are in essence contribution claims and disallowed).

- 14. Section 113(f)(1) of CERCLA could not be more clear, as it provides that a potentially responsible party may seek "contribution" from any other potentially responsible party during or following a civil action pursuant to section 106 or 107 of CERCLA. 42 U.S.C. § 9613(f)(1). See In re APCO Liquidating Trust, 370 B.R. 625, 632 (Bankr. D. Del. 2007) (contribution claims pursuant to section 113(f)(1) of CERCLA are for reimbursement or contribution because "as a matter of law, section 113(f)(1) provides only for an express right of contribution.").
- 15. Cost recovery claims under section 107 of CERCLA also clearly meet the reimbursement or contribution standard set forth in section 502(e)(1)(B) of the Bankruptcy Code. Pursuant to section 107(a)(4) of CERCLA, a PRP may clean up a site and seek to recover the costs it expended from another PRP, regardless of whether such PRP cleaned up the site voluntarily or pursuant to a cleanup order. *See* 42 U.S.C. § 9607(a); *see also W.R. Grace & Co.-Conn. v. Zotos Int'l, Inc.*, 559 F.3d 85, 91 (2d Cir. 2009) (holding that, pursuant to section 107(a) of CERCLA, W.R. Grace could seek to recover response costs it expended, even though its expenditures were made in compliance with a consent order). In *In re Cottonwood Canyon Land Co.*, 146 B.R. 992, 996 (Bankr. D. Colo. 1992), the court held that a claim bought under CERLCA section 107(a) satisfied the section 502(e)(1)(B) "reimbursement or contribution"

prong because the claim was, "by definition, a claim to recover costs incurred by reason of [the claimant's] liability for cleanup as the 'owner' of the site, which is the same liability [the debtor] has for cleanup as the party which deposited the hazardous substances"

16. Although not directly implicated in this Omnibus Objection to Claims the Debtors note that there have been developments at the Supreme Court level concerning differences between CERCLA section 107 actions for cost recovery and CERCLA section 113(f)(1) contribution actions for cost recovery. See United States v. Atlantic Research, 551 U.S. at 132; Cooper Indus., Inc. v. Avial Servs. Inc., 543 U.S. 157, 161 (2004). Combined, these rulings provide that a PRP that has remediated a site and has not itself been subject to a civil action for CERCLA cost recovery (i.e., a "voluntary" cleanup by a PRP to avoid anticipated government or private civil action) cannot bring a CERCLA section 113(f)(1) contribution action against another PRP, but can bring a CERCLA section 107 action against another PRP for cost recovery. This distinction is important outside of the context of section 502(e)(1)(B) of the Bankruptcy Code because, inter alia, different statutes of limitations apply to actions under the two different sections; however, the distinctions between section 107 and section 113 CERCLA claims should be meaningless in the context of section 502(e)(1)(B) of the Bankruptcy Code, where duplicate claims by the EPA or state agencies and a PRP exist for remediating the same site. See In re Cottonwood Canyon Land Co., 146 B.R. at 996. The claim at issue for section 502(e)(1)(B) of the Bankruptcy Code in *Cottonwood* was asserted as a CERCLA section 107 direct claim, and the claimant argued that it was not a claim for contribution. Nevertheless, the court ruled that the claim met the "reimbursement or contribution" element because the claim essentially was "to recover costs incurred by reason of [the claimant's] liability for cleanup as the 'owner' of the site, which is the same liability [the debtor] has for cleanup as the party which

deposited the hazardous substances " *Id.* The reasoning in *Cottonwood* comports with the purposes of section 502(e)(1)(B) of the Bankruptcy Code since, regardless of whether contribution is involved, even a voluntary cleanup is performed only because the PRP believes it is liable and seeks reimbursement from the debtor. And, this Court has recently clarified in its Bench Decisions that claims such as the Contribution Claims in this matter, "even if premised in section 107(a), are in substance still claims for 'reimbursement' for the purposes of 502(e)(1)(B). *In re Chemtura Corp.*, 2011 WL 109081, at *19, *In re Lyondell Chem. Co.*, 2011 WL 11412, at *15.

- (2) Section 502(e)(1)(B) Applies to Claims Seeking Reimbursement or Contribution Pursuant to State Environmental Laws
- Bankruptcy Code is met not just in the CERCLA context as discussed above, but also in any situation in which contingent liabilities under any federal or state environmental laws expose a debtor's estate to duplicative claims. *See Fine Organics Corp. v. Hexcel Corp.* (*In re Hexcel Corp.*), 174 B.R. 807 (Bankr. N.D. Cal. 1994) (applying section 502(e)(1)(B) to environmental claims arising under New Jersey law); *see also Norpak v. Eagle-Picher Indus., Inc.* (*In re Eagle-Picher Indus., Inc.*), 131 F.3d 1185, 1190 (6th Cir. 1997) (holding that claimant's environmental claims under CERCLA and New Jersey law satisfied the reimbursement or contribution prong of 502(e)(1)(B)). In *Hexcel*, the claimant purchased contaminated property in New Jersey from the future debtor, Hexcel. New Jersey law requires that before contaminated property is transferred, the seller must either remediate it or enter into a binding agreement with the state to ensure that it will be remediated. Hexcel, therefore, entered into an Administrative Consent Order ("ACO") with the State of New Jersey acknowledging its obligation to fund remediation of the property. During Hexcel's bankruptcy proceedings, claimant filed a proof of claim alleging that Hexcel

had failed to perform its remediation obligations and sought damages. Hexcel objected under section 502(e)(1)(B) of the Bankruptcy Code, and the court held that the claimant's claim was for reimbursement because the claimant might, at some future time, be required to fund the remediation under New Jersey law as the current property owner re-selling to yet another buyer, and disallowed the contingent part of the claim pursuant to section 502(e)(1)(B) of the Bankruptcy Code.

- (3) Actions for Contractual Indemnification of Contingent Liabilities Are Claims Seeking Reimbursement or Contribution
- 18. A number of the private Contribution Claims assert that they are based on contractual indemnification rights against the Debtors for environmental liabilities such as CERCLA response costs. Indemnification claims arising from agreements in contracts constitute claims for reimbursement or contribution within the meaning of section 502(e)(1)(B). *See In re Alper Holdings*, 2008 WL 4186333, at *5 (Bankr. S.D.N.Y. Sept. 10, 2008) (disallowing contractual indemnification claims pursuant to 502(e)(1)(B)); *see also In re GCO Servs., LLC*, 324 B.R. at 465 ("Because 'the concept of reimbursement includes indemnity,' any claims for indemnification also fall within the scope of the first prong of 502(e)(1)(B)"); *Drexel*, 148 B.R. at 985 (section 502(e)(1)(B) "clearly applies to contractual claims for indemnification").

B. Claimants That Filed the Contribution Claims Share Liability with the Debtor

19. The concept of shared liability or "co-liability" in section 502(e)(1)(B) of the Bankruptcy Code encompasses "any type of liability shared with the debtor, whatever its basis." *Drexel*, 148 B.R. at 987. Thus, for purposes of section 502(e)(1)(B) of the Bankruptcy Code, co-liability exists between a debtor and a claimant when a claimant has a claim against the debtor for payment of a contingent liability that is jointly owed by the parties to a primary creditor. The Contribution Claims are expressly or impliedly premised on this theory that if any

of the Debtors pay less than their share of the alleged environmental liability, the claimant will have to pay more. As explained by this Court, that "is the essence of co-liability." *In re Chemtura Corp.*, 2011 WL 109081, at *16.

- 20. The co-liability requirement does not require that the debtor and claimant be subject to a common civil proceeding or agency action. In fact, co-liability can be based on two entirely different grounds for liability, so long as the underlying liability is the same. See, e.g., In re Eagle-Picher Indus., Inc., 131 F.3d at 1190 ("Whether under CERCLA or the [New Jersey] Spill [Compensation Control] Act or some other law, [the claimant's] claims are for environmental cleanup costs associated with [a single] property, the very same costs for which [the debtor] may turn out to be co-liable," which is "precisely the kind of contingent co-liability envisioned by section 502(e)(1)(B)."). Nor is co-liability premised on the actual filing of multiple proofs of claim. In In re Hemingway Transport, Inc., the claimant had been issued an EPA administrative order to perform a CERCLA removal action, while the debtor had only received a prepetition PRP notice letter notifying it of its potential liability. The EPA did not file a claim for CERCLA liability in the bankruptcy proceedings, opting to first proceed against the claimant. Nevertheless, the Court of Appeals ruled that the debtor and claimant would be coliable on a debt to the EPA if a surrogate claim were to be filed on behalf of the EPA in order to ensure a single — but not double — payment from the debtor's estate. See 993 F.2d at 925-28.
- 21. In the 1997 *Eagle-Picher* case, the court succinctly summarized coliability in an environmental context:

Whether under CERCLA or the Spill Act or some other law, Norpak's claims are for environmental cleanup costs associated with the Blanchard Street property, the very same costs for which Eagle-Picher may turn out to be co-liable. This is precisely the kind of contingent co-liability envisioned by § 502(e)(1)(B). If Norpak and Eagle-Picher are co-liable, then it is irrelevant that

Norpak can also concoct an alternative theory on which to premise its claim against Eagle-Picher such as diminution of value of the property due to Eagle-Picher's contamination of that property.

Even assuming, for the sake of argument, that Eagle-Picher and Norpak will not be co-liable under CERCLA or the Spill Act, Norpak's ECRA [New Jersey's Environmental Cleanup Responsibility Act] claim amounts to nothing more than a thinly disguised claim for reimbursement and contribution. Section 502(e)(1)(B) applies only to an entity that is liable with the debtor on . . . the claim of a creditor. Courts have held that the phrase "an entity that is liable with the debtor" is broad enough to encompass any type of liability shared with the debtor, whatever its basis. Thus, so long as Norpak and Eagle-Picher are both potentially responsible for environmental cleanup costs of the Blanchard Street property, the legal theory underpinning that shared responsibility is irrelevant.

131 F.3d at 1190. In most, if not every instance, the Contribution Claims that are the subject of this Omnibus Objection to Claims have been filed by another potentially responsible party for cleanup costs at a site where the claimant and the Debtors are alleged to have caused the contamination. In fact, many of the Contribution Claims clearly state the obvious: that the claimant and the Debtors share liability for cleanup costs under law.

indemnification or reimbursement claims under purchase agreements for environmental response costs from the owner of a contaminated site to a buyer also meet the co-liability element of section 502(e)(1)(B) of the Bankruptcy Code because indemnification, by its very nature, "presupposes co-liability." *In re GCO Servs., LLC*, 324 B.R. at 466 (disallowing contingent claims by ERISA trustees). "Analytically, indemnity is the same as reimbursement. One contractually provides for the reimbursement of loss incurred by another by indemnifying [the claimant]." *In re Pacor, Inc.*, 110 B.R. 686, 690 (E.D. Pa. 1990) (disallowing contingent asbestos tort claims where Debtor might be jointly and severally liable with claimants); *see also In re Pettibone Corp.*, 162 B.R. 791, 809 (Bankr. N.D. III. 1994) ("A claim for indemnification,

as well as contribution, has been considered to be for 'reimbursement' within the meaning of § 502(e)(1)(B).").

C. The Contribution Claims Are Contingent

- and liability." *Drexel*, 148 B.R. at 986 (citing *In re Pacor, Inc.*, 110 B.R. 686, 689 (E.D. Pa. 1990)); *accord In re APCO Liquidating Trust*, 370 B.R. at 636. Accordingly, a claim is contingent until the claimant's liability has been established and the claimant has paid the principal creditor. *See Drexel*, 148 B.R. at 987; *see also Pearl-Phil GMT (Far East) Ltd. v. Caldor Corp.*, 266 B.R. 575, 580 (S.D.N.Y. 2001) (a claim is contingent "if the debtor's legal duty to pay does not come into existence until triggered by the occurrence of a future event") (citing *Mazzeo v. United States (In re Mazzeo)*, 131 F.3d 295, 303 (2d Cir. 1997)). In the environmental context, claims for *future* remediation costs, not already paid for, are contingent, and satisfy the "contingency" element of section 502(e)(1)(B). *In re: Chemtura Corp.*, 2011 WL 109081, at *11.
- 24. The determination as to whether a claim is contingent is made "at the time of the allowance or disallowance of the claim, which courts have established is the date of the ruling." *Drexel*, 148 B.R. at 985 (disallowing indemnification of future payments, based on a judgment or settlement, that may be made in pending litigation); *accord In re GCO Servs.*, 324 B.R. at 466 (disallowing claimant's claims because they would not mature until a future event). A claim is contingent if "the amounts and ultimate liability are presently unknown." *Alper*, 2008 WL 4186333, at *6 (citing *Drexel*, 148 B.R. at 986-87, 991) (holding that an indemnity claim for future defense costs was contingent and disallowed to the extent the defense costs "[were] not determined and remain[ed] unpaid" at the time of the court's ruling). The Debtors are objecting

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to Contribution Claims for future cleanup costs that may or may not actually be incurred, and

then may or may not actually be paid by any of the claimants.

CONCLUSION

25. The Debtors have carefully analyzed the Contribution Claims and submit

that they satisfy each prong of section 502(e)(1)(B) of the Bankruptcy Code. A summary of the

facts of each Contribution Claim can be found on Exhibit "A" hereto. Accordingly, the Debtors

respectfully submit that the Contribution Claims should be disallowed and expunged.

Disallowing and expunging these claims will prevent the Debtors from paying twice on the same

liability, thereby preserving the limited assets of the estates for creditors with allowable claims,

and will foster the expeditious consummation of a chapter 11 plan.

WHEREFORE the Debtors respectfully request entry of an order granting the

relief requested herein and such other and further relief as is just.

Dated: New York, New York January 28, 2011

/s/ Joseph H. Smolinsky

Harvey R. Miller Stephen Karotkin Joseph H. Smolinsky

WEIL, GOTSHAL & MANGES LLP

767 Fifth Avenue

New York, New York 10153

Telephone: (212) 310-8000

Facsimile: (212) 310-8007

Attorneys for Debtors

and Debtors in Possession

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and fority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
ACF INDUSTRIES LLC	64772	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O BRUCE D LEMOINE/ARMSTRONG TEASDALE LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
7700 FORSYTH BLVD STE 1800			\$200,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
ST LOUIS, MO 63105			\$200,000.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/30/2009								
Note: Surviving Claim Creditor: United States Environ	mental Protection	n Agency (Claim # 64	1064)					
Note: Surviving Claim Creditor: United States Environ	umental Protection	n Agency (Claim # 64	1064)					
Note: Surviving Claim Creditor: United States Environ AKZO NOBEL COATING INC	mental Protection 51292	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
AKZO NOBEL COATING INC		Motors		(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
AKZO NOBEL COATING INC ATTN THOMAS P WILCZAK PEPPER HAMILTON LLP		Motors Liquidation	\$0.00				502(e)(1)(b)	Pgs. 1-15
AKZO NOBEL COATING INC ATTN THOMAS P WILCZAK		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
AKZO NOBEL COATING INC ATTN THOMAS P WILCZAK PEPPER HAMILTON LLP 100 RENAISSANCE CENTER SUITE 3600		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
AKZO NOBEL COATING INC ATTN THOMAS P WILCZAK PEPPER HAMILTON LLP 100 RENAISSANCE CENTER SUITE 3600		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15
AKZO NOBEL COATING INC ATTN THOMAS P WILCZAK PEPPER HAMILTON LLP 100 RENAISSANCE CENTER SUITE 3600 DETROIT, MI 48243		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	0	Amount and iority (1)		lodified Priority ns/Reduced Amount	Grounds For Objection	Objection Page Reference
AKZO NOBEL COATINGS, INC	50959	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
PEPPER HAMILTON LLP C/O THOMAS P WILCZAK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
DETROIT, MI 48243 UNITED STATES OF AMERICA			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

208th Omnibus Objection

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

BORG WARNER INC	67827	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
THOMAS D LUPO WILLIAMS MONTGOMERY & JOHN LTD			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
233 SOUTH WACKER DRIVE STE 6100 CHICAGO, IL 60606			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
,			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 12/1/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		lodified Priority ns/Reduced Amount	Grounds For Objection	Objection Page Reference
BRIDGESTONE AMERICAS TIRE OPERATIONS LLC	60551	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
FKA BRIDGESTONE/FIRESTONE INC		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O BRIDGESTONE AMERICAS TIRE OPERATIONS LLC			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ATTN MELISSA MCGUIRE 535 MARRIOTT DRIVE			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
NASHVILLE, TN 37214			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

BROWNING-FERRIS INDUSTRIES OF OHIO INC	59199	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN: STEPHEN K DEXTER LATHROP & GAGE LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
370 17TH ST STE 4650 DENVER, CO 80202			\$99,666.67	(Unsecured Claim)	\$99,666.67	(Unsecured Claim)		
,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			\$99,666.67	(Total Claim)	\$99,666.67	(Total Claim)		

Official Claim Date: 11/27/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim#	Debtor		Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
CARGILL, INCORPORATED CARGILL,	63800	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
INCORPORATED		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O MARK ERZEN KARAGANIS WHITE & MAGEL LTD			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
1 N WACKER DR STE 4400 CHICAGO, IL 60606			\$3,905,462.00	(Unsecured Claim)	\$60,147.00	(Unsecured Claim)		
			\$3,905,462.00	(Total Claim)	\$60,147.00	(Total Claim)		
Official Claim Date: 11/30/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

CASMALIA RESOURCES SITE STEERING	51380	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
COMMITTEE	31360	Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	2 - 2 (-) (-)	- 8
C/O MELISSA MURRAY ESQ, BINGHAM MCCUTCHEN LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
2020 K STREET NW WASHINGTON, DC 20006			\$106,900,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$106,900,000.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

208th Omnibus Objection

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim#	Debtor		Amount and ority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
CHEMCLENE SITE DEFENSE GROUP	59696	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C\O LANGSAM STEVENS & MORRIS 1616 WALNUT ST STE 612			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
PHILADELPHIA, PA 19103			\$401,983.50	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
Official Claim Date: 11/27/2009			\$401,983.50	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States Environm	nental Protection	n Agency (Claim#6	4064)					
Note: Surviving Claim Creditor: United States Environm	nental Protection	n Agency (Claim # 6	4064)					
Note: Surviving Claim Creditor: United States Environm CNA HOLDINGS LLC F/K/A CNA HOLDINGS INC	nental Protection 50572	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
CNA HOLDINGS LLC F/K/A CNA HOLDINGS INC				(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
		Motors Liquidation	\$0.00				502(e)(1)(b)	Pgs. 1-15
CNA HOLDINGS LLC F/K/A CNA HOLDINGS INC SUCCESSOR TO HOECHST CELANESE		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
CNA HOLDINGS LLC F/K/A CNA HOLDINGS INC SUCCESSOR TO HOECHST CELANESE COPORATION) PEPPER HAMILTON LLP C/O THOMAS P WILCZAK		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
CNA HOLDINGS LLC F/K/A CNA HOLDINGS INC SUCCESSOR TO HOECHST CELANESE COPORATION) PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISSANCE CENTER SUITE 3600		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$5,933,609.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and fority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
CNA HOLDINGS LLC FKA CNA HOLDINGS INC	51293	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
(SUCC TO HOECHST CELANESE CORP)		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN THOMAS P WILCZAK PEPPER HAMILTON LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600 DETROIT, MI 48243			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States Environment	mental Protection	Agency (Claim # 6	4064)					
DEARBORN REFINING SITE CUSTOMERS PRP	mental Protection	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
DEARBORN REFINING SITE CUSTOMERS PRP			·	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
DEARBORN REFINING SITE CUSTOMERS PRP GROUP C/O BRIAN D FIGOT STEPHEN M LANDAU PC		Motors Liquidation	\$0.00	,	,	, ,	502(e)(1)(b)	Pgs. 1-15
DEARBORN REFINING SITE CUSTOMERS PRP GROUP C/O BRIAN D FIGOT STEPHEN M LANDAU PC 30100 TELEGRAPH RD STE 428		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
DEARBORN REFINING SITE CUSTOMERS PRP GROUP C/O BRIAN D FIGOT STEPHEN M LANDAU PC 30100 TELEGRAPH RD STE 428 BINGHAM FARMS, MI 48025		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$1,042,707.06	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
DETREX CORPORATION	50571	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
PEPPER HAMILTON LLP C/O THOMAS P WILCZAK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600 DETROIT. MI 48243			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/25/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

DETREX CORPORATION	51294	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
PEPPER HAMILTON LLP C/O THOMAS P WILCZAK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
DETROIT, MI 48243 UNITED STATES OF AMERICA			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
ELJER MANUFACTURING COMPANY INC C/O	38903	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
REXNORD ZURN HOLDINGS INC C/O REED SMITH LLP - LOUIS NAUGLE, ESQUIRE			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
REED SMITH CENTRE 225 FIFTH AVENUE			\$15,901,221.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
PITTSBURGH, PA 15222 UNITED STATES OF AMERICA			\$15,901,221.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/23/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

ELLEN GOLDMAN	67652	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
FINDETT REAL ESTATE CORPORATION PO BOX 960			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
SAINT CHARLES, MO 63302			\$4,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
Official Claim Date: 12/1/2009			\$4,000.00	(Total Claim)	\$0.00	(Total Claim)		

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim#	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
ENVIRONMENTAL MANAGER	32762	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
WACKER CHEMICAL CORPORATION 3301 SUTTON ROAD			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ADRIAN, MI 49221 UNITED STATES OF AMERICA			\$15,901,221.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$15,901,221.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/20/2009								

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
FEDERAL SCREW WORKS	48496	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim))	
C/O THOMAS P WILCZAK PEPPER HAMILTON LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
DETROIT, MI 48243			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

FEDERAL SCREW WORKS	50958	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
PEPPER HAMILTON LLP C/O THOMAS P WILCZAK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
DETROIT, MI 48243 UNITED STATES OF AMERICA			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and fority (1)		odified Priority os/Reduced Amount	Grounds For Objection	Objection Pa Reference
LOWSERVE CORPORATION F/K/A THE DUNRON OMPANY	47997	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
OMITARI		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
EFFREY G HAMILTON JACKSON WALKER LLP DI MAIN STREET STE 6000			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ALLAS, TX 75202			\$33,178.84	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
fficial Claim Date: 11/25/2009			\$33,178.84	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States Environme	ental Protection	Agency (Claim # 6	,					
Note: Surviving Claim Creditor: United States Environme LOWSERVE CORPORATION F/K/A THE DUNRON OMPANY	ental Protection 47998	Motors Liquidation	\$0.00	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
LOWSERVE CORPORATION F/K/A THE DUNRON		Motors	,	(Secured Claim) (Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
LOWSERVE CORPORATION F/K/A THE DUNRON OMPANY EFFREY G HAMILTON JACKSON WALKER LLP		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
FORD MOTOR COMPANY	48497	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim))	
C/O THOMAS P WILCZAK PEPPER HAMILTON LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 36000			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
DETROIT, MI 48243			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

208th Omnibus Objection

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

FORD MOTOR COMPANY 501	50138			(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
PEPPER HAMILTON LLP C/O THOMAS P WILCZAK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600 DETROIT, MI 48243			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
,			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
FORD MOTOR COMPANY, AND ITS SUBSIDIARIES	60591	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
AND		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim))	
AFFILIATES AND ALL SUCCESSORS AND ASSIGNS THEREOF			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ATTN: JOSE J BARTOLOMEI MILLER CANFIELD			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
101 N MAIN ST, 7TH FL ANN ARBOR, MI 48104			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

FOREST WASTE COORDINATING COMMITTEE 49480 GROUP 49480	49480	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
	Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)			
C/O MICHAEL M BRILEY SHUMAKER LOOP & KENDRICK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
1000 JACKSON ST TOLEDO, OH 43604			\$15,901,221.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$15,901,221.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim# Debtor			Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
GOODRICH CORPORATION	59065	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O POLYONE CORP ATTN: RICHARD E HAHN, ASST SEC			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
33587 WALKER ROAD AVON LAKE, OH 44012			\$119,384.06	(Unsecured Claim)	\$17,272.23	(Unsecured Claim)		
6 2.112, 61. 1.0.2			\$119,384.06	(Total Claim)	\$17,272.23	(Total Claim)		
Official Claim Date: 11/27/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

HOBART CORPORATION	59841	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
KRISTIN B MAYHEW POPE & HAZARD LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
30 JEILIFF LANE SOUTHPORT, CT 06890			\$3,300,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$3,300,000.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
HOLLIDAY REMEDIATION TASK FORCE	45843	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
LISA A EPPS & JAMES T. PRICE SPENCER FANE BRITT & BROWNE LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
C/O DOEPKE-HOLLIDAY SUPERFUND SITE 1000 WALNUT ST STE 1400			\$3,341,600.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
KANSAS CITY, MO 64106			\$3,341,600.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
HONEYWELL INTERNATIONAL INC.	45830	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN: THOMAS BYRNE, CHIEF ENVIRONMENTAL COUNSEL			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
101 COLUMBIA ROAD MORRISTOWN, NJ 07962			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

HONEYWELL INTERNATIONAL INC.	45832	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN THOMAS BYRNE, CHIEF ENVIRONMENTAL COUNSEL			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
101 COLUMBIA ROAD MORRISTOWN, NJ 07962			\$34,500,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$34,500,000.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

208th Omnibus Objection

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)		Modified Priority Status/Reduced Amount		Grounds For Objection	Objection Pag Reference
ILLINOIS TOOL WORKS INC	59842	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
KRISTIN B MAYHEW POPE & HAZARD LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
30 JAILIFF LANE SOUTHPORT, CT 06890			\$3,300,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$3,300,000.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/27/2009								
Note: Surviving Claim Creditor: United States En	vironmental Protection	n Agency (Claim # 6	4064)					
Note: Surviving Claim Creditor: United States En	vironmental Protection	n Agency (Claim # 6	4064)					
	vironmental Protection 47949	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
ISP ENVIRONMENTAL SERVICES INC				(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
ISP ENVIRONMENTAL SERVICES INC LEE HENIG ELONA WOLFF & SAMSON PC		Motors Liquidation	\$0.00				502(e)(1)(b)	Pgs. 1-15
ISP ENVIRONMENTAL SERVICES INC		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
ISP ENVIRONMENTAL SERVICES INC LEE HENIG ELONA WOLFF & SAMSON PC ONE BOLAND DRIVE		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
ISP ENVIRONMENTAL SERVICES INC LEE HENIG ELONA WOLFF & SAMSON PC ONE BOLAND DRIVE		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15
ISP ENVIRONMENTAL SERVICES INC LEE HENIG ELONA WOLFF & SAMSON PC ONE BOLAND DRIVE WEST ORANGE, NJ 07052		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		Iodified Priority us/Reduced Amount	Grounds For Objection	Objection Page Reference
ITW FOOD EQUIPMENT GROUP LLC	59698	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim))	
KRISTIN B MAYHEW PEPE & HAZARD LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
30 JELLIFF LANE SOUTHPORT, CT 06690			\$3,300,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$3,300,000.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

KELSEY HAYES COMPANY	59843	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
KRISTIN B MAYHEW POPE & HAZARD LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
30 JEILIFF LANE SOUTHPORT, CT 06890			\$3,300,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
, , , , , , , , , , , , , , , , , , , ,			\$3,300,000.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant Claim # Debtor		Debtor		Claim Amount and Priority (1)		Modified Priority Status/Reduced Amount		Objection Page Reference
KELSEY-HAYES COMPANY AS SUCCESSOR TO	60991	Motors	\$2,672,153.45	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
DAYTON WALTHER CORPORATION		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O SCOTT D BLACKHURST KELSEY-HAYES COMPANY			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
12001 TECH CENTER DRIVE LIVONIA, MI 48150			\$0.00	(Unsecured Claim)	\$12,864.40	(Unsecured Claim)		
			\$2,672,153.45	(Total Claim)	\$12,864.40	(Total Claim)		
Official Claim Date: 11/27/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

KETTERING UNIVERSITY	64682	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
JOSE BARTOLOMEI AND MILLER CANFIELD 101 N MAIN ST, 7TH FLOOR			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ANN ARBOR, MI 48104			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
Official Claim Date: 11/30/2009			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and lority (1)		Iodified Priority ns/Reduced Amount	Grounds For Objection	Objection Pag Reference
LAMMERS BARREL FACTORY PRP GROUP	36699	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O NIJMAN FRANZETTI LLP 10 S LASALLE ST STE 3600			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
CHICAGO, IL 60603			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
Official Claim Date: 11/23/2009			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States Environme	ntal Protection	Agency (Claim # 6	54064)					
LOCKHEED MARTIN CORPORATION	43846	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O HANGLEY ARONCHICK SEGAL & PUDLIN ATTN MATTHEW A HAMERMESH ESQ & STEVEN T			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
MIANO ESQ ONE LOGAN SQUARE 27TH FLOOR			\$12,498,818.63	(Unsecured Claim)	\$12,498,818.63	(Unsecured Claim)		
PHILADELPHIA, PA 19103 UNITED STATES OF AMERICA			\$12,498,818.63	(Total Claim)	\$12,498,818.63	(Total Claim)		

Official Claim Date: 11/24/2009

208th Omnibus Objection

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		lodified Priority ns/Reduced Amount	Grounds For Objection	Objection Page Reference
MALLINCKRODT INC	51339	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O JONATHAN ERIC BERRY, ESQ HUSCH BLACKWELL SANDERS LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
190 CARONDELET PLAZA SUITE 600 ST LOUIS. MO 63105			\$729,600.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$729,600.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

208th Omnibus Objection

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

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	MARYLAND SAND & GRAVEL FUND	43879	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
			Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
	CLEAN SITE ENVIRON SVS INC ATTN: SCOTT MILLER			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
	46161 WESTLAKE DR STE 230-B POTOMAC FALLS, VA 20165			\$24,000,000.00	(Unsecured Claim)	\$245,320.00	(Unsecured Claim)		
	. 0 . 0			\$24,000,000.00	(Total Claim)	\$245,320.00	(Total Claim)		
	0.00 . 1.01								

Official Claim Date: 11/24/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and fority (1)		odified Priority as/Reduced Amount	Grounds For Objection	Objection Pag Reference
MAXUS ENERGY CORPORATION	59020	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O WILLIAM L WARREN DRINKER BIDDLE & REATH LLP 105 COLLEGE RD E, PO BOX 627			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
PRINCETON, NJ 08542			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/27/2009								
Note: Surviving Claim Creditor: United States Environment	ental Protection	Agency (Claim # 6406-	4)					
				(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pos 1-15
Note: Surviving Claim Creditor: United States Environment	ental Protection 50573	Motors Liquidation	\$0.00	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
MICHELIN NORTH AMERICA (SUCCESSOR TO UNIROYAL GOODRICH TIRE		Motors	\$0.00				502(e)(1)(b)	Pgs. 1-15
MICHELIN NORTH AMERICA (SUCCESSOR TO UNIROYAL GOODRICH TIRE COMPANY INC) PEPPER HAMILTON LLP C/O THOMAS P WILCZAK		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
MICHELIN NORTH AMERICA (SUCCESSOR TO UNIROYAL GOODRICH TIRE COMPANY INC)		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
(SUCCESSOR TO UNIROYAL GOODRICH TIRE COMPANY INC) PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISSANCE CENTER SUITE 3600		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15
(SUCCESSOR TO UNIROYAL GOODRICH TIRE COMPANY INC) PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISSANCE CENTER SUITE 3600 DETROIT, MI 48243		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim#	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
MICHELIN NORTH AMERICA (SUCCESSOR TO	51291	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
UNIROYAL GOODRICH TIRE CO INC)		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN THOMAS P WILCZAK PEPPER HAMILTON LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
100 RENAISSANCE CENTER SUITE 3600 DETROIT. MI 48243			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
005 ; 1 Cl ; D ; 11/05/0000			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
NCR CORPORATION	59910	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
MATTHEW A HAMERMESH ESQUIRE HANGLEY ARONCHICK SEGAL & PUDLIN			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE LOGAN SQUARE 27TH FLOOR PHILADELPHIA. PA 19103			\$3,300,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
,			\$3,300,000.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/27/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

NCR CORPORATION	59911	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
MATTHEW A HAMERMESH ESQUIRE HANGLEY ARONCHICK SEGAL & PUDLIN			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE LOGAN SQUARE 27TH FLOOR PHILADELPHIA. PA 19103			\$1,634,368.92	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$1,634,368.92	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
NCR CORPORATION	59913	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN: MATTHEW A HAMERMESH, ESQ HANGLEY ARONCHICK SEGAL & PUDLIN			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE LOGAN SQUARE, 27TH FL PHILADELPHIA, PA 19103			\$32,204,771.43	(Unsecured Claim)	\$1,942,642.26	(Unsecured Claim)		
,			\$32,204,771.43	(Total Claim)	\$1,942,642.26	(Total Claim)		

Official Claim Date: 11/27/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			Modified Priority Status/Reduced Amount		Objection Page Reference
NIAGARA MOHAWK POWER CORPORATION	50148	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
D/B/A NATIONAL GRID C/O HISCOCK & BARCLAY LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE PARK PLACE 300 SOUTH STATE ST ATTN: SUSAN R KATZOFF ESQ			\$317,871.62	(Unsecured Claim)	\$183,171.62	(Unsecured Claim)		
SYRACUSE, NY 13202			\$317,871.62	(Total Claim)	\$183,171.62	(Total Claim)		

Official Claim Date: 11/25/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

NIAGARA MOHAWK POWER CORPORATION	50670	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
D/B/A NATIONAL GRID ATTN: SUSAN R KATZOFF, ESQ			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
C/O HISCOCK & BARCLAY, LLP ONE PARK PLACE, 300 SOUTH STATE STREET			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
SYRACUSE, NY 13202 UNITED STATES OF AMERICA			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and ority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
NIAGARA MOHAWK POWER CORPORATION D/B/A NATIONAL GRID	48499	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
NATIONAL GRID		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O HISCOCK & BARCLAY LLP ONE PARK PLACE 300 SOUTH STATE STREET			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ATTN: SUSAN R. KATZOFF, ESQ. SYRACUSE, NY 13202			\$463,000,000.00	(Unsecured Claim)	\$12,000,000.00	(Unsecured Claim)		
511116652,111 13202			\$463,000,000.00	(Total Claim)	\$12,000,000.00	(Total Claim)		
Official Claim Date: 11/25/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

NIAGARA MOHAWK POWER CORPORATION DBA	48412	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
NATIONAL GRID		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O HISCOCK & BARCLAY LLP ATTN SUSAN R KATZOFF ESQ			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE PARK PLACE 300 SOUTH STATE STREET SYRACUSE, NY 13202			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
511416652,111 15252			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/25/2009								

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pa Reference
L INDUSTRIES INCORPORATED	47942	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
RACEE THOMAS 430 LBJ FREEWAY SUITE 1700			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ALLAS, TX 75240			\$70,835,689.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
fficial Claim Date: 11/25/2009			\$70,835,689.00	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States En	wironmental Protection	Agency (Claim # #	54064)					
Note: Surviving Claim Creditor: United States En	nvironmental Protection 47948	Agency (Claim# o	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
			<u>, </u>	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
		Motors Liquidation	\$0.00				502(e)(1)(b)	Pgs. 1-15
L INDUSTRIES INCORPORATED RACEE THOMAS		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim#	Debtor	Claim Amount and Priority (1)			odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
NORTH SHORE GAS COMPANY	59076	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O STEPHEN H ARMSTRONG JENNER & BLOCK LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
353 N CLARK STREET CHICAGO, IL 60654			\$17,207,531.22	(Unsecured Claim)	\$1,848,620.22	(Unsecured Claim)		
			\$17,207,531.22	(Total Claim)	\$1,848,620.22	(Total Claim)		
Official Claim Date: 11/27/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

NORTHROP GRUMMAN SPACE & MISSION	64595	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
SYSTEMS CORP.		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O GABRIEL CALVO 7555 COLSHIRE DRIVE			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
M/S C-4S1 MCLEAN, VA 22102			\$667,638.55	(Unsecured Claim)	\$3,214.18	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$667,638.55	(Total Claim)	\$3,214.18	(Total Claim)		

Official Claim Date: 11/30/2009

208th Omnibus Objection

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
OIL STEERING COMMITTEE	45842	Motors Liquidation Company	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
C/O ALLAN H ICKOWITZ ESQ NOSSAMAN LLP 445 S FIGUEROA STREET 31ST FLOOR LOS ANGELES, CA 90071		. ,	\$0.00 \$4,673,008.00	(Priority Claim) (Unsecured Claim)	\$0.00 \$0.00	(Priority Claim) (Unsecured Claim)		
Official Claim Date: 11/25/2009			\$4,673,008.00	(Total Claim)	\$0.00	(Total Claim)		

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

PHARMACIA CORPORATION BY ITS ATTORNEY IN	46610	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
FACT MONSANTO COMPANY		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O JONATHAN ERIC BERRY ESQ HUSCH BLACKWELL SANDERS LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
190 CARONDELET PLAZA SUITE 600 ST LOUIS, MO 63105			\$729,600.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$729,600.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and fority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
PPG INDUSTRIES INC	45624	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
SAMUEL R GREGO ESQUIRE DICKIE MCCAMEY & CHILCOTE P C SUITE 400 - TWO PPG PLACE			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
PITTSBURGH, PA 15222			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/25/2009								
Note: Surviving Claim Creditor: United States En	nvironmental Protection	Agency (Claim # 6406	4)					
Note: Surviving Claim Creditor: United States En	nvironmental Protection	Agency (Claim # 6406						
Note: Surviving Claim Creditor: United States En	nvironmental Protection 48495	Agency (Claim # 6406- Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
RPM INTERNATIONAL INC		Motors		(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
RPM INTERNATIONAL INC C/O THOMAS P WILCZAK PEPPER HAMILTON LLP		Motors Liquidation	\$0.00	,			502(e)(1)(b)	Pgs. 1-15
RPM INTERNATIONAL INC		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
RPM INTERNATIONAL INC C/O THOMAS P WILCZAK PEPPER HAMILTON LLP 100 RENAISSANCE CENTER		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
RPM INTERNATIONAL INC C/O THOMAS P WILCZAK PEPPER HAMILTON LLP 100 RENAISSANCE CENTER SUITE 3600		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15
RPM INTERNATIONAL INC C/O THOMAS P WILCZAK PEPPER HAMILTON LLP 100 RENAISSANCE CENTER SUITE 3600 DETROIT, MI 48243		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
SCOTSMAN GROUP LLC	39023	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O KEVIN J. BYRNE SCHIFF HARDIN LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
SUITE 6600 233 S. WACKER DRIVE			\$15,901,221.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
CHICAGO, IL 60606 UNITED STATES OF AMERICA			\$15,901,221.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/23/2009

208th Omnibus Objection

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

SEALAND SUPERFUND SITE REMEDIATION TRUST	51022	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN DAVID L COOK ESQ NIXON PEABODY LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
1100 CLINTON SQUARE ROCHESTER, NY 14604			\$291,171.60	(Unsecured Claim)	\$183,171.60	(Unsecured Claim)		
			\$291,171.60	(Total Claim)	\$183,171.60	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		lodified Priority ns/Reduced Amount	Grounds For Objection	Objection Page Reference
SPX CORPORATION	59326	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O SPX CORPORATION ATTN GENERAL COUNSEL			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
13515 BALLANTYNE CORPORATE PLACE CHARLOTTE, NC 28277			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/27/2009								

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

SYRACUSE CHINA COMPANY	59968	Motors	\$12,498,818.63	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
STATEOSE CIMATEOMATIKA	37700	Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	******	C
C/O DUSTIN P ORDWAY ESQ ORDWAY LAW FIRM			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
300 OTTAWA AVENUE NW SUITE 801 GRAND RAPIDS, MI 49503			\$0.00	(Unsecured Claim)	\$12,498,818.63	(Unsecured Claim)		
			\$12,498,818.63	(Total Claim)	\$12,498,818.63	(Total Claim)		
Official Claim Date: 11/27/2009								

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and fority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
THE GOODYEAR TIRE & RUBBER COMPANY	66209	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O STEVEN C. BORDENKIRCHER 1144 EAST MARKET STREET			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
AKRON, OH 44311 UNITED STATES OF AMERICA			\$729,600.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$729,600.00	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States Environ			\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
Note: Surviving Claim Creditor: United States Environ	nmental Protection 44839	Motors Liquidation Company		(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
THE PROCTER & GAMBLE CO ATTN: JOHN B PERSIANI DINSMORE & SHOHL LLP		Motors Liquidation	\$0.00	,		,	502(e)(1)(b)	Pgs. 1-15
THE PROCTER & GAMBLE CO ATTN: JOHN B PERSIANI		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim#	Debtor		Amount and ority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
THE STANDARD REGISTER COMPANY	30359	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O JOHN R HUMPHREY FAFT STETTINIUS & HOLLISTER LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE INDIANA SQUARE, SUITE 3500 INDIANAPOLIS, IN 46204			\$0.00	(Unsecured Claim)	\$60,147.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$60,147.00	(Total Claim)		
Official Claim Date: 11/19/2009								
Note: Surviving Claim Creditor: United States Environn THE WILLIAMS COMPANIES INC ON BEHALF OF	nental Protection	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
			·	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
THE WILLIAMS COMPANIES INC ON BEHALF OF		Motors Liquidation	\$0.00				502(e)(1)(b)	Pgs. 1-15
THE WILLIAMS COMPANIES INC ON BEHALF OF AGRICO CHEMICAL COMPANY ATTN RANDY O NEAL		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
THE WILLIAMS COMPANIES INC ON BEHALF OF AGRICO CHEMICAL COMPANY ATTN RANDY O NEAL ONE WILLIAMS CENTER MD 50-4		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and iority (1)		Modified Priority us/Reduced Amount	Grounds For Objection	Objection Page Reference
TIERRA SOLUTIONS INC	59313	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim))	
C/O WILLIAM L WARREN DRINKER BIDDLE & REATH LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
105 COLLEGE ROAD EAST PO BOX 627			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
PRINCETON, NJ 08542			\$0.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/27/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		Amount and ority (1)		odified Priority s/Reduced Amount	Grounds For Objection	Objection Pag Reference
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC	50137	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
TORNILA TAW INC		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISSANCE CENTER STE 3600			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
DETROIT, MI 48243			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 11/25/2009								
Note: Surviving Claim Creditor: United States Environme	ental Protection	Agency (Claim # 6406	4)					
Note: Surviving Claim Creditor: United States Environment	ental Protection	Agency (Claim # 6406	4)					
Note: Surviving Claim Creditor: United States Environments AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC	ental Protection 51265	Agency (Claim # 6406 Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC		Motors		(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC PEPPER HAMILTON LLP C/O THOMAS P WILCZAK		Motors Liquidation	\$0.00				502(e)(1)(b)	Pgs. 1-15
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC PEPPER HAMILTON LLP		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISASANCE CENTER		Motors Liquidation	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	\$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim)	502(e)(1)(b)	Pgs. 1-15
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISASANCE CENTER SUITE 3600		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15
TRW AUTOMOTIVE US LLC AS ASSIGNEE OF THE FORMER TRW INC PEPPER HAMILTON LLP C/O THOMAS P WILCZAK 100 RENAISASANCE CENTER SUITE 3600 DETROIT, MI 48243		Motors Liquidation	\$0.00 \$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	\$0.00 \$0.00 \$0.00	(Administrative Expense Claim) (Priority Claim) (Unsecured Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim # Debtor		Claim Amount and Priority (1)		Modified Priority Status/Reduced Amount		Grounds For Objection	Objection Page Reference
UNITED TECHNOLOGIES CORP ON BEHALF OF	59874	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
CARRIER CORP		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
WILLIAM F LEIKIN ESQ, ASST GENERAL COUNSEL UNITED TECHNOLOGIES CORP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
ONE FINANCIAL PLAZA MS 524 HARTFORD, CT 06103			\$12,498,818.63	(Unsecured Claim)	\$12,498,818.63	(Unsecured Claim)		
Official China Page 11/07/0000			\$12,498,818.63	(Total Claim)	\$12,498,818.63	(Total Claim)		

Official Claim Date: 11/27/2009

208th Omnibus Objection

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

UNIVAR USA INC	64814	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O LESLIE R SCHENCK GARVEY SCHUBERT BARER			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
1191 SECOND AVE 18TH FL SEATTLE, WA 98101			\$5,000,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
,			\$5,000,000.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/30/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			odified Priority s/Reduced Amount	Grounds For Objection	Objection Page Reference
VALLEYCREST LANDFILL SITE GROUP	50584	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN: JOHN B PERSIANI DINSMORE & SHOHL LLP			\$134,372.00	(Priority Claim)	\$0.00	(Priority Claim)		
255 E 5TH ST, STE 1900 CINCINNATI, OH 45202			\$287,636.00	(Unsecured Claim)	\$195,478.00	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$422,008.00	(Total Claim)	\$195,478.00	(Total Claim)		

Official Claim Date: 11/25/2009

Note: Surviving Claim Creditor: United States Environmental Protection Agency (Claim # 64064)

VALLEYCREST LANDFILL SITE GROUP MEMBERS	50586	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
ATTN JOHN B PERSIANI DINSMORE & SHOHL LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
255 E 5TH ST STE 1900 CINCINNATI, OH 45202			\$12,270,740.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$12,270,740.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

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⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor	Claim Amount and Priority (1)			lodified Priority as/Reduced Amount	Grounds For Objection	Objection Page Reference
WACKER CHEMICAL CORP.	49481	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O MICHAEL M. BRILEY SHUMAKER, LOOP & KENDRICK			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
1000 JACKSON STREET TOLEDO, OH 43604			\$15,901,221.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
UNITED STATES OF AMERICA			\$15,901,221.00	(Total Claim)	\$0.00	(Total Claim)		

Official Claim Date: 11/25/2009

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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208th Omnibus Objection Exhibit A

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant WASTE MANAGEMENT OF OHIO INC	Claim#	Debtor		Amount and iority (1)	Modified Priority Status/Reduced Amount		Grounds For Objection	Objection Page Reference
	64540	Motors Liquidation	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)) Pgs. 1-15
		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
O JACQUOLYN E MILLS 001 FANNIN STREET SUITE 4000			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
OUSTON, TX 77002			\$60,556,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
fficial Claim Date: 11/30/2009			\$60,556,000.00	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States En	vironmental Protection	Agency (Claim # 6	54064)					
Note: Surviving Claim Creditor: United States En			<u>, </u>		\$0.00		500()(1)(1)	D 115
Note: Surviving Claim Creditor: United States En /ASTE MANAGEMENT OF OHIO INC	ovironmental Protection 64541	Motors Liquidation	\$0.00	(Secured Claim) (Administrative Expense Claim)	\$0.00 \$0.00	(Secured Claim) (Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15
		Motors	\$0.00				502(e)(1)(b)	Pgs. 1-15
ASTE MANAGEMENT OF OHIO INC /O JACQUOLYN E MILLS		Motors Liquidation	\$0.00 \$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)	502(e)(1)(b)	Pgs. 1-15

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

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Exhibit A

208th Omnibus Objection

Motors Liquidation Company, et al. Case No. 09-50026 (REG), Jointly Administered

Name and Address of Claimant	Claim #	Debtor		amount and ority (1)		dified Priority Reduced Amount	Grounds For Objection	Objection Pag Reference
WASTE MANAGEMENT OF OHIO INC	64542	Motors	\$0.00	(Secured Claim)	\$0.00	(Secured Claim)	502(e)(1)(b)	
		Liquidation Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
C/O JACQUOLYN E MILLS 1001 FANNIN STREET SUITE 4000			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
HOUSTON, TX 77002			\$12,270,000.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
Official Claim Date: 11/30/2009			\$12,270,000.00	(Total Claim)	\$0.00	(Total Claim)		
Note: Surviving Claim Creditor: United States Environme	ontal Protection	Agangy (Claim #	64064)					
	ental Frotection							
WORTHINGTON INDUSTRIES INC & CERTAIN OF ITS RELATED ENTITIES	1262	Motors Liquidation	\$0.00	(Secured Claim)		(Secured Claim)	502(e)(1)(b)	Pgs. 1-15
C/O TIFFANY STRELOW COBB		Company	\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim)		
VORYS SATER SEYMOUR AND PEASE LLP			\$0.00	(Priority Claim)	\$0.00	(Priority Claim)		
52 E GAY ST COLUMBUS, OH 43215			\$0.00	(Unsecured Claim)	\$0.00	(Unsecured Claim)		
			\$0.00	(Total Claim)	\$0.00	(Total Claim)		
Official Claim Date: 8/31/2009								
Note: Surviving Claim Creditor: United States Environme	ental Protection	Agency (Claim#	64064)					
		78	\$15,170,972.08	3 (Secured Claim)	\$0.00	(Secured Claim)		
			\$0.00	(Administrative Expense Claim)	\$0.00	(Administrative Expense Claim))	
			\$134,372.00	(Priority Claim)	\$0.00	(Priority Claim)		
			\$1,081,791,083.80	(Unsecured Claim)	\$54,378,245.07	(Unsecured Claim)		

\$1,097,096,427.88 (Total Claim)

\$54,378,245.07 (Total Claim)

⁽¹⁾ The amounts listed are taken directly from the proofs of claim, and thus replicate any mathematical errors on the proofs of claim. Where the claim amount is zero, unliquidated, unidentified, or otherwise cannot be determined, the amount listed is "0.00".

⁽²⁾ Claims on the exhibit are sorted in alphabetical order based on the creditor name as listed on proof of claim form.

UNITED STATES BANKRUPTCY	COURT
SOUTHERN DISTRICT OF NEW Y	ORK

-----X

In re : Chapter 11 Case No.

MOTORS LIQUIDATION COMPANY, et al., : 09-50026 (REG)

f/k/a General Motors Corp., et al. :

Debtors. : (Jointly Administered)

· -----X

ORDER GRANTING DEBTORS' 208TH OMNIBUS OBJECTION TO CLAIMS (Contingent Co-Liability Claims)

Upon the 208th omnibus objection to expunge certain claims, dated January 28, 2011 (the "208th Omnibus Objection to Claims"), of Motors Liquidation Company (f/k/a General Motors Corporation) and its affiliated debtors, as debtors in possession (collectively, the "Debtors"), pursuant to section 502(b) of title 11, United States Code (the "Bankruptcy Code"), Rule 3007(d) of the Federal Rules of Bankruptcy Procedure (the "Bankruptcy Rules"), and this Court's order approving procedures for the filing of omnibus objections to proofs of claim filed in these chapter 11 cases (the "Procedures Order") (ECF No. 4180), seeking entry of an order disallowing and expunging the Contingent Co-Liability Claims on the grounds that such claims should be disallowed under section 502(e)(1)(B) of the Bankruptcy Code, all as more fully described in the 208th Omnibus Objection to Claims; and due and proper notice of the 208th Omnibus Objection to Claims having been provided, and it appearing that no other or further notice need be provided; and the Court having found and determined that the relief sought in the 208th Omnibus Objection to Claims is in the best interests of the Debtors, their

Capitalized terms used herein and not otherwise defined herein shall have the m

¹ Capitalized terms used herein and not otherwise defined herein shall have the meanings ascribed to such terms in the 208th Omnibus Objection to Claims.

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estates, creditors, and all parties in interest and that the legal and factual bases set forth in the

208th Omnibus Objection to Claims establish just cause for the relief granted herein; and after

due deliberation and sufficient cause appearing therefor, it is

ORDERED that the relief requested in the 208th Omnibus Objection to Claims is

granted to the extent provided herein; and it is further

ORDERED that, pursuant to section 502(b) of the Bankruptcy Code, the claims

listed on Exhibit "A" (the "Order Exhibit") annexed hereto under the heading "Claims to be

Disallowed and Expunged" are disallowed and expunged from the claims registry; and it is

further

ORDERED that this Court shall retain jurisdiction to hear and determine all

matters arising from or related to this Order.

Dated: New York, New York

_____, 2011

United States Bankruptcy Judge

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